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17	Attorneys for Plaintiff MELISSA ARECHIGA		
18	UNITED STATES DISTRICT COURT		
19	NORTHERN DISTRICT OF CALIFORNIA		
20	SAN FRANCISCO DIVISION		
21			
22	MELISSA ARECHIGA, individually and on behalf of all others similarly situated,	Case No. 3:11-cv-00843-SI	
23	Plaintiffs,	JOINT STIPULATION TO CONTINUE INITIAL CASE MANAGEMENT	
24	v.	CONFERENCE AND [PROPOSED] ORDER	
25	GAMESTOP CORP., a Delaware	Complaint Filed: February 23, 2011	
26	corporation, and GAMESTOP, INC., a Delaware corporation,	Trial Date: Not Set	
27	Defendants.		
MORGAN, LEWIS &		1 ~	
BOCKIUS LLP ATTORNEYS AT LAW	IOINIT CTIDLIL ATION TO CONTINUE DUE	1 Case No. 3:11-cv-00843-SI	
SAN FRANCISCO	JOINT STIPULATION TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE AND [PROPOSED] ORDER		

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1	Defendants G
2	Melissa Arechiga ("P
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4	Accordingly, GameS
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20	of the parties filed on
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27	additional time to wo
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Defendants GameStop Corp. and GameStop, Inc. (jointly, "GameStop") and plaintiff Melissa Arechiga ("Plaintiff) hereby enter into this stipulation to continue the initial case nanagement conference scheduled for today, July 1, 2011, subject to the Court's approval. Accordingly, GameStop and Plaintiff hereby stipulate as follows:

STIPULATION

WHEREAS, Plaintiff initiated the above-referenced action in the United States District Court in and for the Northern District of California by filing a complaint on or about February 23, 2011 (the "Complaint");

WHEREAS, GameStop moved to dismiss and/or to strike the Complaint;

WHEREAS, Plaintiff filed a first amended complaint (the "FAC") on or about May 20, 2011, and, in turn, GameStop took its motion to dismiss and to strike the Complaint off calendar;

WHEREAS, on June 3, 2011, counsel for Plaintiff and GameStop agreed to extend the initial case management conference due to their ongoing discussions regarding voluntary dismissal of the FAC, and at the parties request the Court entered an order continuing the initial case management conference to July 1, 2011;

WHEREAS, counsel for Plaintiff and GameStop continue to work towards a potential voluntary dismissal of the FAC and to that end have exchanged informal discovery but need additional time for Plaintiff to determine whether she will voluntarily dismiss the FAC;

WHEREAS GameStop's response to the FAC is now due on July 15, 2011, by stipulation of the parties filed on June 30, 2011; and

WHEREAS, in light of the above, subject to Court approval, Plaintiff and GameStop request that the initial case management conference scheduled for July 1, 2011, be continued to July 29, 2011.

NOW THEREFORE, THE PARTIES HEREBY STIPULATE and AGREE as follows:

The initial case management conference scheduled for Friday, July 1, 2011, at 2:30 p.m., should be continued to July 29, 2011, at 2:30 p.m., subject to Court approval, to allow the parties additional time to work on a potential dismissal of the FAC.

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MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW
SAN FRANCISCO

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	Case 3.11-cv-00645-51 Document 20 Filed 07/00/11 Page 3 01 3		
1	IT IS SO STIPULATED:		
2			
3	Dated: July 1, 2011	HOFFMAN & LAZEAR	
4			
5		By /s/ Chad A. Saunders	
6		Chad A. Saunders Attorneys for Plaintiff Melissa Arechiga	
7		Twomey of the Tamasan Theorems	
8	Dated: July 1, 2011	MORGAN, LEWIS & BOCKIUS LLP	
9		Dec. ///Diama I. Wald	
10		By /s/ Diane L. Webb Diane L. Webb	
11		Attorneys for Defendants GAMESTOP CORP. and GAMESTOP, INC.	
12	Pursuant to the Parties' stipulation,		
13	IT IS SO ORDERED.		
14	Dated: July <u>1</u> , 2011	By Juran Selaton	
15	Dated: vary <u>1</u> , 2011	SUSAN ILLSTON U.S. District Court Judge	
16		O.B. District Court stage	
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BOCKIUS LLP
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